

10/529,619

P-2442/CIP

REPLY

The Examiner required restriction to one invention and that a single disclosed species be elected under 35 U.S.C. §121. The Examiner indicated that the application contains more than one invention. The Examiner required restriction to one of the following distinct inventions.

Group I	Claims 1-12, drawn to a pre-dosed applicator;
Group II	Claims 13-14, drawn to a method of making an applicator;
Group III	Claims 15-16, drawn to a method of applying a material;
Group IV	Claims 17-26 and 31-33, drawn to an application system;
Group V	Claims 27-30, drawn to a dental tooth cleaner and gingival stimulator drawn to an applicator system;
Group VI	Claim 34, drawn to a pre-dosed dental desensitizing system; and
Group VII	Claims 35 and 36, drawn to a method of applying a material.

The Examiner also indicated that the application contains claims directed to the following patentably distinct species.

Species A	Figs. 1-5;
Species B	Fig. 6;
Species C	Figs. 7-9;
Species D	Figs. 10-10A; and
Species E	Fig. 15.

Applicant elects Group VI and Species E.

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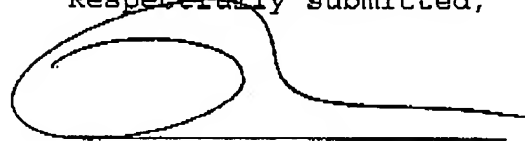
The Examiner has indicated that currently claim 1 is generic.

Claims 34, 37, and 38 are believed to read on the elected species.

Claims directed to the non-elected inventions have been canceled, without prejudice to filing divisional applications.

It is requested that the Examiner enter this Amendment and Reply, reconsider the present application, and indicate allowable subject matter.

Respectfully submitted,



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While no additional fees are believed to be due, if any additional fees are due please charge deposit account no. 06-0250 the required amount.